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Attorneys for Defendants THE AMERICAN
SOCIETY FOR REPRODUCTIVE
MEDICINE and SOCIETY FOR ASSISTED
REPRODUCTIVE TECHNOLOGY

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

OPTIONS NATIONAL FERTILITY
REGISTRY, a California Corporation, and
JESSICA and class of plaintiffs believed to be
similarly situated (women egg donors whose
eggs were allegedly given to unknown and
unauthorized recipients via "egg sharing"
without their informed consent, in violation of
an existing legally binding contract),

Plaintiffs,

vs.

THE AMERICAN SOCIETY FOR
REPRODUCTIVE MEDICINE; SOCIETY
FOR ASSISTED REPRODUCTIVE
TECHNOLOGY; DOES 1 through 102
(REGISTERED INFERTILITY
PHYSICIANS) AND DOES 103 through 1500
(FERTILITY CLINICS AND ASSOCIATED
PROFESSIONAL DEFENDANTS),

Defendants.

Case No. C 07 5238 JF

Complaint Filed: October 12, 2007

**SECOND STIPULATION TO CONTINUE
HEARING DATE ON DEFENDANTS'
MOTION TO DISMISS PLAINTIFFS'
COMPLAINT FOR LACK OF SUBJECT
MATTER JURISDICTION (FRCP
12(b)(1)) OR ALTERNATIVELY,
MOTION TO DISMISS FIRST, SECOND,
AND THIRD CAUSES OF ACTION FOR
FAILURE TO STATE A CLAIM (FRCP
12(b)(6)) and MOTION TO DISMISS
CLASS CLAIMS (FRCP 12(b)(6)) OR
STRIKE CLASS ALLEGATIONS (FRCP
12(f))**

NEW Hearing date: October 17, 2008
Old Hearing date: September 5, 2008

Trial Date: None.

602479.1

**SECOND STIPULATION TO CONTINUE HEARING DATE ON DEFENDANTS' MOTION TO DISMISS
PLAINTIFFS' COMPLAINT FOR LACK OF SUBJECT MATTER JURISDICTION OR ALT., MOT TO
DISMISS 1ST, 2ND, & 3RD C/A FOR FAILURE TO STATE A CLAIM & MOT TO DISMISS CLASS
CLAIMS OR STRIKE CLASS ALLEGATIONS**

1 Plaintiffs and defendants The American Society for Reproductive Medicine and
2 Society for Assisted Reproductive Technology, appearing by and through their respective counsel,
3 hereby stipulate as follows:

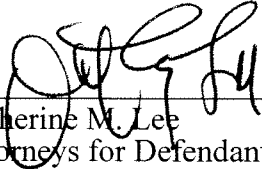
4 1. At the request of plaintiff's counsel, the hearing of defendants' pending
5 Motion to Dismiss shall be continued from September 5, 2008 to **October 17, 2008**.

6 2. Plaintiff shall file and serve any opposition to defendants' Motion to
7 Dismiss by no later than **September 26, 2008**.

8
9 Respectfully submitted,
10 DATED: August __, 2008 LAW OFFICES OF STANLEY G. HILTON

11
12 By: _____
13 Stanley G. Hilton
Attorneys for Plaintiffs

14 DATED: August 22, 2008 MUSICK, PEELER & GARRETT LLP

15
16 By:  _____
17 Catherine M. Lee
18 Attorneys for Defendants THE AMERICAN
19 SOCIETY FOR REPRODUCTIVE MEDICINE
20 and SOCIETY FOR ASSISTED
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LAW OFFICES OF STANLEY G. HILTON

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Attorneys for Plaintiffs

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